

96.

Claim No. 90.
Under Article 4. Treaty of 14th June 1866
with Creek Indians.

(40)

The undersigned, Manam Marshall, a
loyal Freedman of the Creek Nation, & subsequently a
Soldier in Company "D" 2nd Kansas Colored Regiment,
being duly examined and sworn, (he understanding and
conversing in the English language;) deposes and Says:
Whilst living on his place, with his aged mother, about
six miles from the Creek Agency, and sometime in the
month of December 1862, he was driven away therefrom
by the presence of Col. Mcintosh's Rebels, and fled
hastily, with his mother, to the north with Col. Phillips'
command. That sometime after his enlistment he
was taken sick, and was discharged from the Regiment
in the fall of 1863, and went to Gibson where he stayed
until the close of the war. ~ ~ ~ This deponent
further Says: At the time of his flight from home as
aforesaid, he owned and possessed, and did necessarily
abandon to the rebels and lose, all the property hereinafter
named, and never afterwards recovered the same, or any
part thereof. To Say:

3	Three Horses	\$150. and at \$70 each.	\$	290.00
1	One Mule			130.00
10	Ten Hogs.	at \$8 each.		80.00
1st	House furniture, Tools, Utensils, Ware &c.			130.00
	Making a total value of		\$	630.00

Claim #90

Marshall

Six hundred and thirty dollars. ~~~~~

~~~~~ Further this deponent faith not.  
Manam Marshall. <sup>his</sup>  
Mark

Subscribed & Sworn to before me, at the Creek  
Agency, N. this 10<sup>th</sup> of November A.D. 1869.

Spoochun

Robert. Ohi Supp

Asst Supt. Ind. Affairs So. Suptay.

The undersigned, Lewis Marshall,  
and Thomas Marshall, Freedmen of the Creek  
Nation - not related to the Claimant, but simply  
Fellow-Servants of the same Master - being duly  
examined and Sworn, (they understanding  
and conversing in the English language,) do  
depone and say : They are not interested  
in the claim of the said Manam Marshall, in  
any pecuniary, or other, manner whatsoever;  
That they have heard the foregoing Affidavit of  
the Claimant read to them, and know its contents,  
and that the same is correct and true in  
every particular - These deponents further  
say : They know of their own knowledge, that, the  
said Manam Marshall, at the time he so fled  
from his home as aforesaid, did own and possess,  
and did, necessarily, abandon to the rebels, and lose



Claim #96 James Marshall

all the property enumerated in his deposition.  
Further these deponents do not say.

Lewis Marshall  
Thomas Marshall.

his X  
Mark  
his X  
Mark

Subscribed & Sworn to before me at the Creek  
Agency, Ok., this 10<sup>th</sup> of November A.D. 1869,

*[Signature]*  
S. O. Clegg  
S. O. Clegg  
Adt. Supl. and App. S. O. Clegg.

Awards:-

The loss of property specified above is deemed established by the foregoing testimony - Also, the status of claimant. - The amount claimed, however, is, in some instances, considered excessive. Upon inquiry, it is found, the values of the different kinds of property, at the time the loss occurred, ruled as follows:-

Horses:- one at \$50.00; two at \$25.00 each.

Mules:- 100.00

Hogs:- 2.00

and for the following one-half the claimed value:-

House furniture, tools, utensils, &c. \$65.00

In consideration of these, and all other facts attainable, bearing upon the case, we



believe it just and equitable to award  
this claimant - (Manam Marshall).  
Two hundred and eighty five dollars. -

\$285<sup>00</sup>/<sub>100</sub>

*M. S. Mason*

Brevet Major General U. S. Army.  
Supt. Indian Affairs, Southern Superintendency

*G. A. Smith*

Captain U. S. Army.  
Creek Agents.

8096.

Manam Marshall

claimant under

Article IV Treaty of 14<sup>th</sup> June 1866

with

Creek Indians.

Claim \$630.00

Award \$285<sup>00</sup>/<sub>100</sub>